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Attorney for Plaintiff

**IN THE UNITED STATES DISTRICT COURT, DISTRICT OF UTAH
CENTRAL DIVISION**

AMY ANASTASION,

Plaintiff,

v.

CREDIT SERVICE OF LOGAN, INC. dba
ALLIED COLLECTION SERVICE,
BRITTANY APARTMENTS, L.L.C., DOES
1 through 10.

Defendants.

**PLAINTIFF'S PRE-TRIAL
DISCLOSURES**

Case No. 08-000180

Judge Ted Stewart

Magistrate Judge Paul Warner

Plaintiff Amy Anastasion, pursuant to Fed. R. Civ. P. 26(a)(3), makes the
following pretrial disclosures:

1. Pursuant to Fed. R. Civ. P. 26(a)(3)(A)(i), Plaintiff expects to call the following
witnesses to testify live at the time of trial:

- i. Teresa Maughn c/o counsel for the Defendant
- ii. Amy Anastasion c/o counsel for the Plaintiff

- iii. Scott Johnson, 6016 W. 7575 S., West Jordan UT 84084, 801-557-8949
- iv. Jennifer Sorenson, 5847 W 13100 S, Herriman, UT 84096 Cell: 801-347-1714

2. Pursuant to Fed. R. Civ. P. 26(a)(3)(A)(i), Plaintiff may call the following witnesses live at the time of trial if the need arises:

- 1. Jill Wieck 132 E Point Dr. #8108, Draper, UT 84020 Cell: 801-633-1992.
- 2. Nancy McFadden 5533 S 3295 W, Taylorsville, UT 84118 Cell: 801-979-9284

3. Pursuant to Fed. R. Civ. P. 26(a)(3)(A)(ii), Plaintiff may call the following witnesses by deposition, depending upon their availability:

- i. Jennifer Utley, 5443 West Sierra Rose Dr., Herriman UT 84096, 801-254-6200
- 2. Elizabeth Wilson, c/o Laura Rang, Schuckit & Associates, P.C., 4545 Northwestern Drive, Zionsville, Indiana 46077
- 3. Marvin Clark, 2869 Heritage Oaks Circle, Dacula, Georgia 30019
- 4. David Vaughn, 112 Tanglewood Trace, Jacksonville, Fla. 32259

4. Pursuant to Fed. R. Civ. P. 26(a)(3)(A)(iii), Plaintiff intends to offer the following exhibits at the time of trial:

See list of Plaintiff's exhibits, attached as Exhibit A. Plaintiff has attempted to provide a

description of each document. However, such description should not be used or interpreted to limit Plaintiff's intended offer of the entire document identified by the first column.

See list of Plaintiff's exhibits which she may introduce into evidence, attached as Exhibit B. Plaintiff has attempted to provide a description of each document. However, such description should not be used or interpreted to limit Plaintiff's intended offer of the entire document identified by the first column.

DATED this 20th day of December, 2010.

_____/S/
RONALD ADY

CERTIFICATE OF SERVICE

I certify that on the 20th day of December, 2010 I caused a true copy of Plaintiff's Response to the Defendant CSL's Interrogatories, to be served upon the Defendants in the within action by that document being transmitted by E-mail to:

George Burbidge II george.burbidge@chrisjen.com

_____/S/_____
RONALD ADY